IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF GEORGIA

NOTICE OF COUNSEL'S POST-CONVICTION OBLIGATIONS

1. Duty of Continuing Representation on Appeal:

<u>Retained Counsel</u>: I understand that under 11th Cir.R. 46–10(a), "[r]etained counsel for a criminal defendant has an obligation to continue to represent that defendant until successor counsel either enters an appearance or is appointed under the Criminal Justice Act, and may not abandon or cease representation of a defendant except upon order of the court." *Id*.

<u>Appointed Counsel</u>: I understand that under 11th Cir.R. 46–10(c), "Counsel appointed by the trial court shall not be relieved on appeal except in the event of incompatibility between attorney and client or other serious circumstances." *Id*.

2. Duties Regarding The Filing of Direct Appeals:

I understand that, whether I was retained or appointed to represent my client, I am obligated to fully advise my client about his direct appeal rights including: advising him about the advantages and disadvantages of pursuing an appeal, making a reasonable effort to discover his wishes in that regard, and filing a direct appeal if he so requests, irrespective of any perceived merits of the appeal. *See Roe v. Flores-Ortega*, 528 U.S. 470, 120 S.Ct. 1029, 145 L.Ed.2d 985 (2000); *Thompson v. U.S.*, 504 F.3d 1203 (11th Cir.2007) (counsel has a constitutional duty to adequately consult with his client about an appeal if: (1) any rational defendant would want to appeal (for example, because there are nonfrivolous grounds for appeal), or (2) this particular defendant reasonably demonstrated to counsel that he is interested in appealing). Furthermore, I understand that I should not rely upon the sentencing judge's instructions alone to satisfy my duty to consult with my client, and "[s]imply asserting the view that an appeal would not be successful does not constitute 'consultation' in any meaningful sense." *Thompson*, 504 F.3d at 1207. Rather, I must fully explain to my client the appellate process, the advantages and disadvantages of taking any appeal, and the fact that I am obligated to file an appeal if that is what my client requests, regardless of my recommendation. *Id.*

3. Duty Regarding Frivolous Appeals:

If, after conscientious review of my client's appeal, I find that the appeal is without merit, I am aware of the option to move the appellate court for leave to withdraw from further representation of the appellant and file a brief pursuant to *Anders v. California*, 386 U.S. 738, 87 S.Ct. 1396, 18 L.Ed.2d 493 (1967). *See, e.g., U.S. v. Dotson*, 2008 WL 1946785 (11th Cir.2008) (unpublished) (standard procedure for Anders briefs); *U.S. v. Hall*, 499 F.3d 152, 155–56 (2nd Cir.2007) (Anders brief substantive requirements).

4. Duty to Provide Timely Notice of Decisions Impacting Client's Case:

My duties as appellate counsel on direct appeal include my obligation to give the defendant timely notice of any court decision affecting his case. *Smith v. Ohio Dep't of Rehab., and Corr.*, 463 F.3d 426, 433 (6th Cir.2006); *see also id.* at 434 (failure of defendant's counsel to provide him with timely notice of decision of intermediate appellate court on direct appeal was constitutionally deficient performance).

5. Suggested Filing	ted Filing:	Suggested	1
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I understand that I am duty-bound to not only consult with my client following convi	iction and sentence,
but also have him or her express, in writing, his or her decision whether or not to appeal.	

Rec'd this_	day of	., 20
Sign:	Print	, Attorney for Defendant

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF GEORGIA

POST-CONVICTION CONSULTATION CERTIFICATION

TO BE COMPLETED AND FILED BY COUNSEL:

I,[print name]	, attorney for	[print name],
certify that I this day met with my client,		[print name] and:
• I found him/her to be of sound mind, clearegarding his/her right to appeal from the co	<u>-</u>	
• I have fully explained to him/her the appe	llate process, including that he	e/she
(a) has the right to a direct a free of charge, if he/she is indigent,		cuit, with assistance of counsel, ne
(b) must timely file a notice of appear	al and	
(c) comply with all appellate form-c	ompletion and briefing obliga	tions;
• I have advised him/her about the advantag	es and disadvantages of pursu	ing an appeal;
• I have thoroughly inquired of him/her abo	ut his/her interest in appealing	g his/her conviction.
It is in that light that (check one):		
he/she has decided to file an a	appeal and thus has instru	cted me to file it for him/her.
he/she has decided not to file an app to do so. Those consequences inclu- led up to his/her conviction, including corpus, 28 U.S.C. § 2255, or other ju	de the waiver of his/her right ng in the future, should he/sho	to complain about the process that e decide to seek any form of habeas
Thisday of, 20		
	Print:	name of attorney
	Sign:	signature of attorney
Witnessed:	D	
	Print:	
	Sign:	signature of defendant

TO BE COMPLETED BY THE DEFENDANT:

I,[pr	int name	, certify	that	I	this	day	met	with	my	attorney,
[print	name] and	l:								
• I am of sound mind, clear-headed, and my right to appeal my conviction and sent			all of	wh	at m	y atto	rney l	nas ad	vised	me about
• My attorney has fully explained to me th	e appellate	e process,	includ	ling	that	I				
(a) have the right to a direct appea if I am indigent, but to exercise that		eventh Ci	rcuit, v	with	assis	stance	of co	ounsel,	free	of charge,
(b) must timely file a notice of app	eal and									
(c) comply with all appellate form-	-completic	n and brie	efing o	blig	gation	ıs;				
• My attorney has advised me about the ac	lvantages	and disad	vantag	es c	of pur	suing	an ap	peal;		
• My attorney has thoroughly inquired of	me about r	ny interes	t in ap	pea	ling r	ny co	nvicti	on.		
It is in that light that (check one):										
I have decided to file an ap	peal and	thus hav	e inst	ruc	ted n	ny at	torne	y to 1	file i	t for me.
I have decided not to file an application failing to do so. Those consequents that led up to my conviction, in corpus, 28 U.S.C. § 2255, or other	ences including in	de the wa	aiver o	f m uld	y rigl I dec	ht to o	compl	ain ab	out th	ne process
Thisday of, 20										
	Print							n	ame c	of attorney
	Sign							_signa	ture c	of attorney
Witnessed:	Dele								. .	1-614
										defendant
	Sign	l :					S	ıgnatu	re of	defendant

FILING: Counsel must file this form in the trial-court record of the defendant's case within ten business days following its completion. Attach this as the second page of a document bearing the caption of your client's case with this title: "POST–CONVICTION CONSULTATION CERTIFICATION."